Orders on Motions

1:02-cv-00149-SJD-TSH Shea v. USDC, et al CASE CLOSED on 05/02/2002

U.S. District Court

Southern District of Ohio

Notice of Electronic Filing

The following transaction was received from ss, entered on 4/7/2004 at 10:37 AM EDT and filed on 4/7/2004

Case Name:

Shea v. USDC, et al

Case Number:

1:02-cv-149

Filer:

WARNING: CASE CLOSED on 05/02/2002

Document Number:

Docket Text:

ORDER denying [10] Motion to Reopen Case. Signed by Judge Susan J. Dlott on 4/6/04. (ss,)

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp ID=1040326259 [Date=4/7/2004] [FileNumber=218150-0] [63b30b383dee0e5949649c072a63b157d5b5f0daf53a2c8a2de2ed0616562bca51a4d 4dcc34d13292b574452d1374f0faf712f187c10b4d1c0859e904efa8256]]

1:02-cv-149 Notice will be electronically mailed to:

1:02-cv-149 Notice will not be electronically mailed to:

Frederick M Shea 1052 Morado Dr Cincinnati, OH 45238 Case 1:02-cv-00149-SJD-TSH Document 12-2

Filed 04/30/2004

Page 3 of 3

No. 03-0309

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

FILED

APR 1 2 2004

In re: FREDERICK M. SHEA,

LEONARD GREEN, Clerk

Petitioner.

<u>O R D E R</u>

Before: MERRITT, SUHRHEINRICH, and CLAY, Circuit Judges.

The petitioner submitted a "Petition for Writ, Petition for Custody, and Petition for Habeas Corpus" in which he sought the refund of certain child support payment and arrearage fees assessed against him in state court proceedings. He also asked this court to award custody of his children to him. In an order entered on February 3, 2004, we denied relief on the ground that there was no authority for this court to grant such relief.

The petitioner now seeks rehearing of his petition. We discern no basis, however, for further review in this matter. As a federal court, we have no general authority to review state court proceedings. *Cleveland Surgi-Center, Inc. v. Jones*, 2 F.3d 686, 691 (6th Cir. 1993), *cert. denied*, 510 U.S. 1046 (1994).

It therefore is **ORDERED** that the petition for rehearing is denied.

ENTERED BY ORDER OF THE COURT

Klosand Dre